## DECLARATION FOR PATENT APPLICATION AND APPOINTMENT OF ATTORNEY

As a below-named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name; I believe that I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if

olural names are listed be applicable) entitled SEMIC AND METHOD OF MANUFAC	ONDUCTOR INTEGR	ATED CIRCUIT DEVI	CE, METHOD OF TESTING S	patent is so	ught on the ir	vention (Design, TED CIRCUIT DEVI	if CE
he specification of which	(check one):						
is attached he	` ,						
		as Application Se	erial No.				
□ was filed or	1	as International	Application (PCT) No.	•	ano	l was amended :	Ωħ
	(if applicab	le).	11-		, uni	was afficiaca	011
hereby state that I have not any amendment(s) refer pplication in accordance was stated States Code § 119 coreign application for pate	rred to above. I ac with <i>Title 37, Code</i> of any foreign appl:	cknowledge the dut of Federal Regular ication(s) for patent rtificate having a fil	y to disclose information tions, § 1.56(a). I hereby or inventor's certificate lis	which is n claim foreig sted below a	naterial to the gn priority ber and have also	examination of the effts under <i>Title</i> 3 dentified below a	his 3 <i>5,</i> ny
Number		COUNTRY	Day/Month/Year Filed		PRIORITY CLAIMED		
2001-025227		Japan	February 1, 20	February 1, 2001		□ No	
					[] Yes	□ No	
I hereby claim the pplication(s) designating pplication is not disclosed 5112, I acknowledge the occurred between the filing	The United States in that/those prior duty to disclose m	of America listed application(s) in the aterial information	manner provided by the f as defined in <i>Title 37</i> , Co	subject mirst paragra ode of Fede	atter of each of ph of <i>Title 35</i> , eral Regulatio	of the claims of the United States Coonsider, § 1.56(a) which	his de,
Application Number		FILING DATE		STATUS (Patented, Pending or Abandoned)			
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elief are believed to be tro o made are punishable by alse statements may jeopa	ue; and further that fine, or imprisonm rdize the validity of DRNEY: I (We) had transact all busin	these statements went, or both, under a the application or the application are the application are the application are the application and the application are the app	Section 1001 of Title 18 of any patent issued thereor ay (our) attorneys, with full d Trademark Office connection	edge that with the United of t	illful false state of States Code, and of substitution	ements and the li and that such will a and revocation,	ke ful to
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